

General Assembly

Committee Bill No. 5979

January Session, 2025

LCO No. **7034**

Referred to Committee on FINANCE, REVENUE AND BONDING

Introduced by: (FIN)

AN ACT EXEMPTING CONVEYANCES AND SALES OR TRANSFERS OF CONTROLLING INTEREST TO HOUSING AUTHORITIES FROM THE REAL ESTATE CONVEYANCE TAX AND THE CONTROLLING INTEREST TRANSFER TAX.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 12-498 of the general statutes is repealed and the 2 following is substituted in lieu thereof (*Effective July 1, 2025, and* 3 *applicable to conveyances made on or after July 1, 2025*):
- 4 (a) The tax imposed by section 12-494 shall not apply to:
- 5 (1) Deeds that this state is prohibited from taxing under the 6 Constitution or laws of the United States;
- 7 (2) Deeds that secure a debt or other obligation;
- 8 (3) Deeds to which this state or any of its political subdivisions or its9 or their respective agencies is a party;
- 10 (4) Tax deeds;

- (5) Deeds of release of property that is security for a debt or otherobligation;
- 13 (6) Deeds of partition;

14 (7) Deeds made pursuant to mergers of corporations;

(8) Deeds made by a subsidiary corporation to its parent corporation
for no consideration other than the cancellation or surrender of the
subsidiary's stock;

(9) Deeds made pursuant to a decree of the Superior Court under
section 46b-81, 49-24 or 52-495 or pursuant to a judgment of foreclosure
by market sale under section 49-24 or pursuant to a judgment of loss
mitigation under section 49-30t or 49-30u;

(10) Deeds, when the consideration for the interest or propertyconveyed is less than two thousand dollars;

(11) Deeds between affiliated corporations, provided both of such
corporations are exempt from taxation pursuant to paragraph (2), (3) or
(25) of Section 501(c) of the Internal Revenue Code of 1986, or any
subsequent corresponding internal revenue code of the United States,
as amended from time to time;

(12) Deeds made by a corporation that is exempt from taxation
pursuant to paragraph (3) of Section 501(c) of the Internal Revenue Code
of 1986, or any subsequent corresponding internal revenue code of the
United States, as amended from time to time, to any corporation which
is exempt from taxation pursuant to [said] paragraph (3) of said Section
501(c);

(13) Deeds made to any nonprofit organization that is organized for
the purpose of holding undeveloped land in trust for conservation or
recreation purposes;

38 (14) Deeds between spouses;

(15) Deeds of property for the Adriaen's Landing site or the stadium
facility site, for purposes of the overall project, each as defined in section
32-651;

(16) Land transfers made on or after July 1, 1998, to a water company,
as defined in section 16-1, provided the land is classified as class I or
class II land, as defined in section 25-37c, after such transfer;

(17) Transfers or conveyances to effectuate a mere change of identity
or form of ownership or organization, where there is no change in
beneficial ownership;

(18) Conveyances of residential property that occur not later than six
months after the date on which the property was previously conveyed
to the transferor if the transferor is (A) an employer that acquired the
property from an employee pursuant to an employee relocation plan, or
(B) an entity in the business of purchasing and selling residential
property of employees who are being relocated pursuant to such a plan;

54 (19) Deeds in lieu of foreclosure that transfer the transferor's principal55 residence;

56 (20) Any instrument that transfers the transferor's principal residence 57 where the gross purchase price is insufficient to pay the sum of (A) 58 mortgages encumbering the property transferred, and (B) any real 59 property taxes and municipal utility or other charges for which the 60 municipality may place a lien on the property and that have priority 61 over the mortgages encumbering the property transferred;

62 (21) Deeds that transfer the transferor's principal residence, where 63 such residence has a concrete foundation that has deteriorated due to 64 the presence of pyrrhotite and such transferor has obtained a written 65 evaluation from a professional engineer licensed pursuant to chapter 66 391 indicating that the foundation of such residence was made with 67 defective concrete. The exemption authorized under this subdivision 68 shall (A) apply to the first transfer of such residence after such written evaluation has been obtained, and (B) not be available to a transferor
who has received financial assistance to repair or replace such
foundation from the Crumbling Foundations Assistance Fund
established under section 8-441; [and]

73 (22) Deeds of property with dwelling units where all such units are 74 deed restricted as affordable housing, as defined in section 8-39a. For 75 deeds of property with dwelling units where a portion of such units are 76 subject to such deed restrictions, the exemption authorized under this 77 subdivision shall apply only with respect to the dwelling units subject 78 to such deed restrictions and such exemption shall be reduced 79 proportionally based on the number of units not subject to such deed 80 restrictions; and

81 (23) Deeds made to a public housing authority in the state.

(b) The tax imposed by subdivision (1) of subsection (a) of section 12-494 shall not apply to:

(1) Deeds of the principal residence of any person approved for
assistance under section 12-129b or 12-170aa for the current assessment
year of the municipality in which such person resides or to any such
transfer that occurs within fifteen months of the completion of any
municipal assessment year for which such person qualified for such
assistance;

90 (2) Deeds of property located in an area designated as an enterprise91 zone in accordance with section 32-70; and

92 (3) Deeds of property located in an entertainment district designated93 under section 32-76 or established under section 2 of public act 93-311.

Sec. 2. Section 12-638b of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2025, and applicable to sales or transfers occurring on or after July 1, 2025*):

97 (a) (1) There is hereby imposed a tax on the sale or transfer of a

98 controlling interest in any entity [which] <u>that</u> possesses, directly or 99 indirectly, an interest in real property in this state when the present true 100 and actual value of the interest in real property equals or exceeds two 101 thousand dollars, payable by the person selling or transferring such 102 controlling interest, at the rate of one and eleven one-hundredths of one 103 per cent of the present true and actual value of the interest in real 104 property possessed, directly or indirectly, by such entity.

(2) A taxable sale or transfer of a controlling interest may occur in one
transaction or in a series of transactions. Transactions [which] <u>that</u> occur
within six months of each other are presumed, unless shown to the
contrary, to be a series of transactions.

(3) A taxable sale or transfer of a controlling interest may be made by
one seller or transferor or may be made by a group of sellers or
transferors acting in concert. Sellers or transferors who are related to
each other by blood or marriage are presumed, unless shown to the
contrary, to be acting in concert.

114 (b) The tax imposed by subsection (a) of this section [(1)] shall not 115 apply to (1) any sale or transfer of a controlling interest in any entity to 116 the extent such entity possesses, directly or indirectly, an interest in real 117 property located in an area of any municipality designated as an 118 enterprise zone in accordance with section 32-70, but shall apply to the 119 extent such entity possesses, directly or indirectly, an interest in real 120 property in this state located outside such area designated as such an 121 enterprise zone, [and] (2) [shall not apply to] any sale or transfer of a 122 controlling interest in any entity to effectuate a mere change of identity 123 or form of ownership or organization where there is no change in 124 beneficial ownership, or (3) any sale or transfer of a controlling interest 125 in any entity to a public housing authority in the state.

This act shall take effect as follows and shall amend the following sections:

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| Section 1 | July 1, 2025, and applicable to conveyances made on or after July 1, 2025 | 12-498 |
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| Sec. 2 | July 1, 2025, and applicable to sales or transfers occurring on or after July 1, 2025 | 12-638b |

Statement of Purpose:

To exempt (1) conveyances to a public housing authority in the state from the real estate conveyance tax, and (2) sales or transfers of controlling interest in an entity to a public housing authority in the state from the controlling interest transfer tax.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

Co-Sponsors: REP. ROJAS, 9th Dist.

<u>H.B. 5979</u>